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15	UNITED STATES DISTRICT COURT	
16	NORTHERN DISTRICT OF CALIFORNIA	
17	OAKLAND DIVISION	
18		
19	IN RE SILVER LAKE GROUP L.L.C.) SECURITIES LITIGATION)	CASE NO.: 4:20-cv-02341-JSW
20		DEFENDANT MCGLADE'S
21 22		STATEMENT OF RECENT DECISION RELEVANT TO MOTION TO DISMISS AND REPLY
23		IN SUPPORT OF MOTION TO DISMISS
24)	Hearing Date: August 27, 2021
25))	Time: 9:00 a.m. Judge: Hon. Jeffrey S. White
26		Courtroom: Courtroom 5 – 2nd Floor
27		
28)	

DEF. McGlade's Statement of Recent Decision CASE NO.: 4:20-cv-02341-JSW

TO THE COURT, THE PARTIES, AND ALL COUNSEL OF RECORD: 1 2 Defendant McGlade respectfully submits this Statement of Recent Decision pursuant to 3 Civil Local Rule 7-3(d)(2) in connection with his Motion to Dismiss the Amended Class Action 4 (Dkt. 128) and Reply in Support of Motion to Dismiss the Amended Class Action (Dkt. 136). 5 Attached as **Exhibit A** is a true and correct copy of *TransUnion LLC v. Ramirez*, No. 20-297, 6 U.S. , 2021 WL 2599472, (June 25, 2021), a decision by the Supreme Court of the 7 United States which was issued after McGlade filed his Reply. The decision is relevant to 8 McGlade's argument regarding standing, including the requirement that only "those plaintiffs 9 who have been *concretely harmed* by a defendant's statutory violation may sue that private 10 defendant over that violation in federal court." Id. at *8 (emphasis in original). If the Court 11 wishes, McGlade would be happy to submit a short supplemental brief discussing TransUnion's 12 impact on that issue. 13 Defendant McGlade's Motion to Dismiss and Reply in Support of Motion to Dismiss are 14 scheduled for hearing on August 27, 2021. 15 DATED: June 30, 2021 16 Respectfully submitted, WILSON SONSINI GOODRICH & ROSATI 17 **Professional Corporation** 18 By: /s/ Nina F. Locker 19 Nina F. Locker 20 Attorneys for Defendant David McGlade 21 22 23 24 25 26

DEF. MCGLADE'S STATEMENT OF RECENT DECISION CASE NO.: 4:20-cv-02341-JSW

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